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5	50 Fremont Street, 20th Floor San Francisco, CA 94105-2235					
6	Telephone: (415) 591-7500 Facsimile: (415) 591-7510					
7	Attorneys for Defendant INTERSTATE GROUP, LLC					
8	INTERSTATE GROOT, EEC					
9	UNITED STATES DISTRICT COURT					
10	NORTHERN DISTRICT OF CALIFORNIA					
11	OAKLAND DIVISION					
12						
13	JOSE ENRIQUEZ and QUINN COLMENERO, individuals, on behalf of	Case No. 1	1-CV-05155-YGR (MEJ)			
14	themselves and those similarly situated,	(Hon. Yvo	onne Gonzalez Rogers)			
15	Plaintiff,		TION AND [PROPOSED] RE: MOTION TO DISMISS			
16	V.		INT AS TO DEFENDANT			
17	INTERSTATE GROUP, LLC, an Illinois limited liability company; SHAWN	Date:	June 19, 2012			
18	LUTEYN, an individual, and DOES 1 to 50,	Time: Judge:	2:00 p.m. Hon. Yvonne Gonzalez Rogers			
19	Defendants.	Juage.	Tion. I voline Gonzalez Rogers			
20						
21						
22	This Stipulation and [proposed] Orde	r is entered into	o by Plaintiffs JOSE ENRIQUEZ and			
23	QUINN COLMENERO and Defendants INT	ERSTATE GF	ROUP, LLC and SHAWN LUTEYN			
24	(hereinafter the "Parties"):					
25	WHEREAS, Plaintiffs JOSE ENRIQ	UEZ and QUIN	NN COLMENERO have filed the			
26	above captioned proposed wage and hour class action naming INTERSTATE GROUP, LLC and					
27	SHAWN LUTEYN as defendants; and					
28	///					
DLE & P LAW	STIP & PROP ORDER RE: MOTION TO DISMISS COMPLAINT AS TO DEFT SHAWN LUTEYN		Case No. 4:11-CV-05155-YGR (MEJ)			

WHEREAS, the Parties agreed to engage in settlement discussions and participated in a

Settlement Conference before Chief Magistrate Judge Maria-Elena James on March 29, 2012; and

WHEREAS, Defendants' Motion to Dismiss the Complaint for Lack of Jurisdiction as to

Defendant Shawn Luteyn was fully briefed and previously set for hearing on March 20, 2012

(See, ECF Doc. No. 22); and

WHEREAS, the Parties previously stipulated to continue the hearing on the Motion to Dismiss to a date after the Settlement Conference (Doc. 28); and

WHEREAS, Plaintiffs filed a First Amended Complaint which added a claim under the Private Attorney General Act ("PAGA") against Defendant INTERSTATE GROUP, LLC, only, and included no changes, substantive or procedural, that affected Defendant Shawn Luteyn (Doc. 23, Att. 1); and

WHEREAS, the Parties previously stipulated that the papers filed in support of and in opposition to the Motion to Dismiss the Complaint as to Defendant Shawn Luteyn, true and correct copies of which are attached hereto as Exhibit A (Docs. 12-14, 16-17, 19), should be considered by this court as the Parties' timely filings on the Motion to Dismiss the First Amended Complaint as to Defendant Shawn Luteyn; and

WHEREAS, a settlement was not reached in this matter; and

WHEREAS, the Parties have agreed that the Motion to Dismiss the First Amended Compliant as to Defendant Shawn Luteyn be heard on June 19, 2012;

IT IS HEREBY STIPULATED AND AGREED UPON by the Parties, by and through their counsel noted below, as follows:

- 1. Defendants' Motion to Dismiss the Complaint for Lack of Jurisdiction as to Defendant Shawn Luteyn, filed and served on December 27, 2011 (Exhibit A-1, Docs. 12-14), be deemed a timely Motion to Dismiss the First Amended Complaint for Lack of Jurisdiction as to Defendant Shawn Luteyn; and
- 2. Plaintiffs' Opposition to the Motion to Dismiss (Exhibit A-2, Docs. 16-17) shall be deemed a timely Opposition to the Motion to Dismiss the First Amended Complaint; and

1	3.	Defendants' Reply in Support of the	e Motion to Dismiss (Exhibit A-3, Doc. 19)			
2	shall be deemed a timely Reply in Support of the Motion to Dismiss the First Amended					
3	Complaint; and					
4	4.	·				
5	Motion to Di	Motion to Dismiss for June 19, 2012; and				
6	5.	Mr. Luteyn's participation in the Settlement Conference in no way operated to				
7	affect his rig	affect his rights to consent to jurisdiction.				
8						
9	Dated: May	, 2012 I	ORINKER BIDDLE & REATH LLP			
10						
11		I	By: <u>/s/ Cheryl D. Orr</u> Cheryl D. Orr			
12			S. Fey Epling Ayse Kuzucuoglu			
13		,	Attorneys for Defendant			
14			NTERSTATE GROUP, LLC			
15	Dated: May	, 2012 I	LAGARIAS & BOULTER, LLP			
16						
17		I	By: /s/Robert S. Boulter Robert S. Boulter			
18			Peter C. Lagarias Adrian L. Canzoneri			
19		,	Attorneys for Plaintiffs			
20		J	OSE ENRIQUEZ and QUINN COLMENERO			
21		•				
22		ATTESTION RE ELECT	RONIC SIGNATURES			
23	Pursu	ATTESTION RE ELECTRONIC SIGNATURES Pursuant to General Order 45.X.B., I attest that concurrence in the filing of the document has been obtained from the other signatory, which shall serve in lieu of his signature on the				
24						
25	document.					
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28						

Dated: May, 2012 Drinker Biddle & Reath	I LLP
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By:/s/ Cheryl D. Orr	
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5 INTERSTATE GROUP, I	LC
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1	ORDER
2	The parties having so stipulated, it is hereby ordered as follows:
3	1. Defendants' Motion to Dismiss the Complaint for Lack of Jurisdiction as to
4	Defendant Shawn Luteyn, filed and served on December 27, 2011 (Exhibit A-1), is hereby
5	deemed a timely Motion to Dismiss the First Amended Complaint for Lack of Jurisdiction as to
6	Defendant Shawn Luteyn; and
7	2. Plaintiffs' Opposition to the Motion to Dismiss (Exhibit A-2) is hereby deemed a
8	timely Opposition to the Motion to Dismiss the First Amended Complaint; and
9	3. Defendants' Reply in Support of the Motion to Dismiss (Exhibit A-3) is hereby
10	deemed a timely Reply in Support of the Motion to Dismiss the First Amended Complaint; and
11	4. Defendant shall serve a new Notice of Motion setting the hearing on Defendants'
12	Motion to Dismiss for June 19, 2012; and
13	5. Mr. Luteyn's participation in the Settlement Conference in no way operated to
14	affect his rights to consent to jurisdiction.
15	6. This Order Terminates Docket Numbers 28 & 32.
16	
17	IT IS SO ORDERED.
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19	Dated: May 11, 2012
20	Gran Gyplefleeg
21	YVONNE GONZALEZ ROGERS UNITED STATES DISTRICT COURT JUDGE
22	CIVILED STATES DISTRICT COURT SUDGE
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